Petition For Revival Of An Application For Patent Abandoned

Docket No.

Unintentionally Under 37 CFR 1.137(b) (Large Entity)			85084-802 MRW				
In Re Application Of: Jody Berry et al.							
Application No.	Filing Date	Examiner	Customer No.	Group Art Unit	Confirmation No.		
10/581,613	02/19/2007		23529	1642	5479		
Invention: Anti-Sars Monoclonal Antibodies							
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Attention: Office of Petiti	ons				
		Mail Stop Petition COMMISSIONER FOR PA	TENTS				
		P.O. Box 1450 Alexandria, VA 22313-1					
NOTE: If	nformation or assista	ance is needed in completing		contact Petition	ıs		
	ormation at (571) 272	-	,,				
The above-identified application became abandoned for failure to file a timely and proper response to a notice or action by the Patent and Trademark Office. The date of abandonment is the day after the expiration date of the							
		or action plus any extension o					
APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION							
NOTE: A grantable petition requires the following items:							
(1)	(1) Petition fee; (2) Reply and/or issue fee;						
(3)) Terminal disclai	imer with disclaimer feerequ	-	and plant applica	ations		
(4	filed before June 8, 1995; and for all design applications; and (4) Statement that the entire delay was unintentional.						
•		•					
1. ☑ A proposed reply to the above-identified notice or action:							
⊠ is en	closed. 🔲 wa	s filed on					
The proposed reply is in the form of: Response							
2. The issue fee:							
☐ is en	closed. 🔲 wa	s paid on					
3. ⊠ The aba	ndoned application wa	as a:					
☐ design application. ☑ utility application. ☐ plant application.							
	, , , , , , , , , , , , , , , , , , , ,						
4. A termin	al disclaimer (and fee) disclaiming a period equivale	ent to the period	of abandonment	is enclosed.		
5, ⊠ Since thi	s utility/plant applicati	ion was filed on or after June	8, 1995, no termi	nal disclaimer is	required.		

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In Re A	pplication	Of: Jody Berry et al.				A Property of the Control of the Con
. ,	ation No. 81,613	Filing Date 02/19/2007	Examiner	Customer No.	Group Art Unit	Confirmation No. 5479
Inventio	on: Anti-S	Sars Monoclonal Antib	oodies			

			Calculation and Payment	t of Fees		
Enclosed	I are the fo	llowing fees:				
6. ⊠	Petition fe	e under 37 CFR 1.17	(m) in the amount of:			\$1,620.00
7. 🗆	Fee for re	ply in the amount of:				
8. 🗆	Issue fee	in the amount of:				
9. 🗆	Continuin	g application filing fee	in the amount of:			
10. 🗆	Terminal o	disclaimer fee in the a	mount of:			
11. 🔲						
				Total	fees enclosed:	\$1,620.00
The fee	of \$1	,620 is to be paid	l as follows:			
		ne amount of the fee is				
	he Director eposit Acc	-	to charge any fees which m	тау be required, о	r credit any over	payment, to
 Payment by credit card. Form PTO-2038 is attached. WARNING: Information on this form may become public. Credit card information should not be 						
ir	ncluded or	this form. Provide o	credit card information an	id authorization o	on PTO-2038.	

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Docket No. 85084-802 MRW

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10/581,613	02/19/2007		23529	1642	5479

Invention: Anti-Sars Monoclonal Antibodies

Statement

The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NOTE: The United States Patent and Trademark Office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137(b) was unintentional (MPEP 711.03(c), Subsections (III)(C) and (D)).]

WARNING:

Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent appliation that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioner/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.

Signature

Michael R. Williams Registration NO. 45333

Whit Will

Dated: April 16, 2009

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to "Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37]

(Date)

Signature of Person Mailing Correspondence

Typed or Printed Name of Person Mailing Correspondence